1	J. Stephen Peek			
2	(Nevada Bar No. 1758) Erica C. Medley			
3	(Nevada Bar No. 13959) HOLLAND & HART LLP			
4	9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134			
	Tel: 702.669.4600 Fax: 702.669.4650			
5	speek@hollandhart.com			
6 7	Tariq Mundiya (admitted <i>pro hac vice</i> ) Jeffrey B. Korn (admitted <i>pro hac vice</i> )			
8	WILLKIE FARR & GALLAGHER LLP 787 Seventh Avenue			
9	New York, New York 10019 (212) 728-8000			
	tmundiya@willkie.com			
10	jkorn@willkie.com			
11 12	Michael J. Gottlieb (admitted <i>pro hac vice</i> ) WILLKIE FARR & GALLAGHER LLP 1875 K Street, NW			
	Washington, DC 20006			
13	(202) 303-1000 mgottlieb@willkie.com			
<ul><li>14</li><li>15</li></ul>	Attorneys for Plaintiffs Jysan Holding, LLC; and			
16	Jusan Technologies Ltd.			
17	UNITED STATES DISTRICT COURT			
18	DISTRICT OF NEVADA			
19				
20	JYSAN HOLDING, LLC, a Nevada Limited Liability Company; JUSAN	Case No. 2:23-cv-00247-JAD-VCF		
21	TECHNOLOGIES LTD, an England and Wales Limited Company;	STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO		
22		MOTION TO DISMISS OR		
23	Plaintiff, v.	AMEND THE COMPLAINT (Second Request)		
24	REPUBLIC OF KAZAKHSTAN, a			
25	foreign sovereign state; THE AGENCY FOR REGULATION AND	ECF No. 27		
	DEVELOPMENT OF THE FINANCIAL MARKET OF THE REPUBLIC OF			
26	KAZAKHSTAN, a Kazakhstan			
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Defendants.

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Government agency; THE ANTI-
CORRUPTION AGENCY OF THE
REPUBLIC OF KAZAKHSTAN, a
Kazakhstan Government anti-corruption
agency; THE FINANCIAL
MONITORING AGENCY OF THE
REPUBLIC OF KAZAKHSTAN, a
Kazakhstan Government agency; THE
COMMITTEE FOR NATIONAL
SECURITY OF KAZAKHSTAN, a
Kazakhstan Government intelligence
agency; MADINA ABYLKASSYMOVA,
an individual; OLZHAS KIZATOV, an
individual; ARMAN OMARBEKOV, an
individual; and ADILBEK
DZHAKSYBEKOV, an individual,
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Defendants Madina Abylkassymova, Olzhas Kizatov, and Arman Omarbekov (the "Government Official Defendants") filed a Motion to Dismiss the Complaint on April 13, 2023 (ECF No. 23). Pursuant to the Court's Order of April 24, 2023 (ECF No. 26), the current deadline for Plaintiffs Jysan Holding, LLC and Jusan Technologies Ltd ("Plaintiffs") to respond to the Motion to Dismiss is May 4, 2023. Under Federal Rule of Civil Procedure 15(a)(1)(B), Plaintiffs' deadline to amend the complaint as a matter of course is May 4, 2023.

Plaintiffs require additional time to respond to the Motion and consider an amendment to the Complaint in light of the complexity of the issues involved. Plaintiffs and the Government Official Defendants have conferred and reached agreement on an extension of each deadline. This is the second stipulation for extension of time to respond to the Motion and the first stipulation for extension of time to amend the Complaint under Fed. R. Civ. P. 15(a)(1)(B).

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	1	IT IS HEREBY STIPULATED AND AGREED that Plaintiffs' time to respond to the	
	2	Government Official Defendants' Motion to Dismiss or to amend the Complaint pursuant to	
	3	Federal Rule of Civil Procedure 15(a)(1)(B) is extended to and including <b>June 5, 2023.</b>	
	4	DATED this 2nd day of May, 2023.	
	5	MCNUTT LAW FIRM, P.C. HOLLAND & HART LLP	
	6		
	7	/s/ Daniel R. McNutt /s/ J. Stephen Peek	
	8	Daniel R. McNutt, Esq., Bar No. 7815  11441 Allerton Park Drive, #100  Las Vegas, NV 89135  J. Stephen Peek, Esq., Bar No. 1758  9555 Hillwood Drive, 2nd Floor  Las Vegas, NV 89134	
	9	Las Vegas, NV 89135 Las Vegas, NV 89134	
	10	ODDED	
N.	11	<u>ORDER</u>	
F FLOC 4	12	IT IS SO ORDERED.	
HOLLAND & HART LLP 9555 HILLWOOD DRIVE, 2ND FLOOR LAS VEGAS, NV 89134 702-222-2500	13	Toples	
LAND & HARD VOOD DRIVE, VEGAS, NV 8' 702-222-2500	14	UNITED STATES DISTRICT JUDGE	
WOOD WOOD VEG/	15	May 4, 2023	
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